

DISPOSITION: The Sante Chemical Co., Inc., claimant, having agreed to the removal of the case to the Eastern District of New York, an order directing such removal was entered on August 3, 1945. The claimant subsequently consented to the entry of a decree, and on March 25, 1946, judgment of condemnation was entered in the Eastern District of New York. In accordance with that judgment, an order was entered in the District of Columbia, providing for the destruction of the product.

2283. Misbranding of Sul-Ray Colloidal Sulphur Mineral Baths. U. S. v. 38½ Dozen Packages * * *. (F. D. C. No. 16053. Sample No. 4062-H.)

LIBEL FILED: April 21, 1945, Eastern District of Pennsylvania.

ALLEGED SHIPMENT: On or about December 15, 1944, and January 6, 1945, by the Sante Chemical Co., Inc., from New York, N. Y.

PRODUCT: 38½ dozen packages of *Sul-Ray Colloidal Sulphur Mineral Baths* at Philadelphia, Pa. Examination showed that the product consisted essentially of sodium sulfate, carbonate, phosphate, borax, and sulfur.

NATURE OF CHARGE: Misbranding, Section 502 (a), certain statements in a leaflet entitled "Sul-Ray Colloidal Sulphur Mineral Baths" enclosed with the article were false and misleading, since they represented and suggested that the article would be effective in bringing the world's great mineral baths into one's home; that if added to the bath it would bring relaxation and relief from pain to those afflicted with rheumatism, arthritis, neuritis, and lumbago; that it would bring relief from itching in certain types of generalized skin conditions; that it would stimulate the circulation and would refresh and vitalize; that it would bathe away aches, pains, and fatigue; that it would aid in eliminating body odor; that it would, if used frequently and for long periods, remedy stubborn cases of long standing; and that it would insure deep, refreshing sleep if used before retiring. The article would not be effective in the treatment of the conditions named, and it would not fulfill the promises of benefit stated and implied.

DISPOSITION: March 25, 1946. The Sante Chemical Co., Inc., claimant, having agreed to the removal of the case to the Eastern District of New York, an order directing its removal was entered on December 6, 1945. The claimant subsequently consented to the entry of a decree, and on March 25, 1946, judgment of condemnation was entered in the Eastern District of New York.

2284. Misbranding of Sul-Ray Colloidal Sulphur Mineral Baths. U. S. v. 12 Dozen Packages and 7 Dozen Packages * * * (and 2 other seizure actions). (F. D. C. Nos. 16336, 16371, 16701. Sample Nos. 4090-H, 4091-H, 14775-H, 16537-H.)

LIBELS FILED: On or about June 2 and 27 and July 26, 1945, Eastern District of Pennsylvania and Northern District of Illinois.

ALLEGED SHIPMENT: Between the approximate dates of April 4 and May 3, 1945, by National Healthaids, Inc., from New York, N. Y.

PRODUCT: *Sul-Ray Colloidal Sulphur Mineral Baths*. 19 dozen packages at Philadelphia, Pa.; and 429 packages and 5 cases, each case containing 6 packages, at Chicago, Ill. Examination indicated that the product consisted of baking soda, sodium sulfate, table salt, sulfur, cornstarch, a borate, and a phosphate.

NATURE OF CHARGE: Misbranding, Section 502 (a), the labeling of the article was false and misleading in the same respect as that of the article reported in notices of judgment on drugs and devices, No. 2283.

Further misbranding, Section 502 (i), the containers in two of the lots were so filled as to be misleading, since they were too large to hold the quantity of the material placed therein.

DISPOSITION: The Sante Chemical Co., Inc., claimant for the Philadelphia lot and the Chicago lot of 429 packages, having agreed to the consolidation and the removal of the cases against both lots to the Eastern District of New York, and after the removal of the cases, having consented to the entry of a decree, judgment of condemnation was entered on March 25, 1946. No claimant having appeared for the Chicago lot of 5 cases, judgment of condemnation was entered against that lot and it was ordered destroyed.